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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/745,645	12/22/2000	Wolfgang Milewski	DT-3815	1540
30377 75	590 03/28/2003			
DAVID TOREN, ESQ. SIDLEY, AUSTIN, BROWN & WOOD, LLP 787 SEVENTH AVENUE NEW YORK, NY 10019-6018			EXAMINER	
			NORDMEYER, PATRICIA L	
			ART UNIT	PAPER NUMBER
			1772 DATE MAILED: 03/28/2003	14

Please find below and/or attached an Office communication concerning this application or proceeding.

,			AS_1			
		Application No.	Applicant(s)			
		09/745,645	MILEWSKI ET AL.			
	Office Action Summary	Examiner	Art Unit			
	•	Patricia L. Nordmeyer	1772			
Period fo	The MAILING DATE of this communicator Reply	tion appears on the cover shee	t with the correspondence address			
A SHI THE I - Exter after - If the - If NO - Failu - Any r	ORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNICA sions of time may be available under the provisions of 3 SIX (6) MONTHS from the mailing date of this communic period for reply specified above is less than thirty (30) de period for reply is specified above, the maximum statum to to reply within the set or extended period for reply will, eply received by the Office later than three months after the distance of the patent term adjustment. See 37 CFR 1.704(b).	TION. 7 CFR 1.136(a). In no event, however, ma cation. ays, a reply within the statutory minimum of ry period will apply and will expire SIX (6) if by statute, cause the application to becom	y a reply be timely filed  f thirty (30) days will be considered timely.  MONTHS from the mailing date of this communication.  e ABANDONED (35 U.S.C. § 133).			
1)🖂	Responsive to communication(s) filed	on <u>11 March 2003</u> .				
2a) <u></u>	This action is <b>FINAL</b> . 2b)					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.  Disposition of Claims						
4)🖂	Claim(s) 26-38 is/are pending in the ar	pplication.				
	4a) Of the above claim(s) is/are v	withdrawn from consideration.				
5)	Claim(s) is/are allowed.		·			
6)⊠	Claim(s) <u>26-38</u> is/are rejected.					
7)	Claim(s) is/are objected to.					
	Claim(s) are subject to restriction on Papers	n and/or election requirement.				
9)□ -	The specification is objected to by the E	xaminer.				
10) 🔲 -	The drawing(s) filed on is/are: a)[	☐ accepted or b)☐ objected to b	by the Examiner.			
	Applicant may not request that any objecti	on to the drawing(s) be held in at	peyance. See 37 CFR 1.85(a).			
11)☐ The proposed drawing correction filed on is: a)☐ approved b)☐ disapproved by the Examiner.						
If approved, corrected drawings are required in reply to this Office action.						
12)☐ The oath or declaration is objected to by the Examiner.						
Priority u	nder 35 U.S.C. §§ 119 and 120					
13)	Acknowledgment is made of a claim for	foreign priority under 35 U.S.	C. § 119(a)-(d) or (f).			
a) ☐ All b) ☐ Some * c) ☐ None of:						
1. Certified copies of the priority documents have been received.						
	2. Certified copies of the priority documents have been received in Application No					
<ul> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>						
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).						
a) The translation of the foreign language provisional application has been received.  15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.						
Attachment		•				
2) Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO- nation Disclosure Statement(s) (PTO-1449) Paper	948) 5) 🔲 Notice	ew Summary (PTO-413) Paper No(s) of Informal Patent Application (PTO-152) .			

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### **DETAILED ACTION**

### Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on March 11, 2003 has been entered.

## Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 26 29, 31 34 and 36 are rejected under 35 U.S.C. 103(a) as being unpatentable over Stockl (USPN 3,699,926).

Stockl discloses projections on two sides where the projections are cylindrical, polygonal, oblong or hemispherically shaped (Column 2, lines 57 – 61 and Column 4, claim 2) with heights less than 1/3 of their diameter (Figure 2, #3) and offset from each other and do not overlap (Figure 2 and 3, #2 and 3) with grid sizes that correspond with one another (Figure 3, #2 and 3) in a rubber floor mat, resilient material, (Column 2, lines 61 – 63). The second projections on

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the underside of the floor covering are equivalent to the distance between the projections (Figure 1, #2). The third projection that is formed by the applied pressure has a different size and smaller height, is be formed on a grid that is off set from the grids of the first and second projections (the projection is formed in between the second projections) and the projection's dimensions are less than ¾ of the distance between the projections and the height is between 1/5 and ½ of the diameter (Figure 2).

Stockl discloses the claimed invention except that the third projection on the underside surface is formed when pressure is applied to the top surface of mat (Figure 2) instead of having the third projection already formed. The presence of the second projection on the underside surface (Figure 2, #2) shows that the formed third projection is an equivalent structure known in the art. Therefore, because these two were art recognized at the time the invention was made, one of ordinary skill in the are would have found it obvious to substitute the already formed projection for the one formed when pressure is applied to the mat for the purpose of forming a mat that is soft and flexible, supports heavy loads, removes liquids from underneath the surface and gives traction to animals and attendants while walking on it.

It is well settled that a particular shape of a prior invention carries no patentable weight unless the applicant can demonstrate that the new shape provides significant unforeseen improvements to the invention. See *In re Seid*, 161 F.2d 229, 73 USPQ 431 (CCPA 1947) Also, see In re Dailey, 357 F.2d 669, 149 USPQ 47 (CCPA 1966) In the instant case, the application does not indicate any new, significant attributes of the invention due to its shape which would

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have been unforeseen to one of ordinary skill in the art. Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to change the shape of the protrusions on the surfaces of the flooring cover. On skilled in the art would have been motivated to do so in order to change the outward appearance of the flooring covering.

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Claim 30 is rejected under 35 U.S.C. 103(a) as being unpatentable over Stockl in view of 4. Myrvold (USPN 5,619,382).

Stockl discloses the claimed rubber floor mat with projections above except for the second projections having the form of a square prism or frustum with rounded edges and transitional areas to the cover plane and the third projections having the form of a spherical segment.

Myrvold teaches protrusions on the bottom surface where the edges are rounded and a transitional period exists between the projection and the bottom surface (Figure 9, #202A, Figure 11, #202A and Column 6, lines 50 – 57) in a mat for covering the floor for the purpose of protection against dampness from a concrete floor.

It would have been obvious to one of ordinary skill in the art at the time the applicant's invention was made to have provided the protrusions with rounded edges and transitional period in Stockl in order to protect against dampness from a concrete floor as taught by Myrvold.

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5. Claim 35 is rejected under 35 U.S.C. 103(a) as being unpatentable over Stockl in view of

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Dungl (USPN 4,329,981).

Stockl discloses the claimed rubber floor mat with projections above except the first

projections being formed by superimposition of a larger spherical segment and a small spherical

segment mounted on the larger segment.

Dungl teaches projections of a spherical shape with smaller spherical segments attached

to it (Figure 3) on the top surface of a foot massage mat formed from rubber (Column 1, lines 5 –

7) for the purpose of massaging the foot of the user as they walk over the projections on the

surface.

It would have been obvious to one of ordinary skill in the art at the time the applicant's

invention was made to have provided the spherical segments with the smaller spherical segments

attached to it in Stockl in order to massage the foot of the user as they walk over the projections

on the surface as taught by Dungl.

6. Claims 24 and 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Stockl

in view of Dickens et al. (USPN 4,478,901).

Stockl discloses the claimed rubber floor mat with projections above except for at least

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one perforation provided between the first and second projections and recesses formed in the underside and the perforations and the recesses having a circular cross-section and cross-section of a segment.

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Dickens et al. teaches perforations with a circular cross-section (Figures 1 and 2, #14), forming recesses in the underside of the mat (Figure 5) in a mat with projections (Figure 2, #16) for the purpose of constructing a light weight, durable mat with antiskid properties which allows the drainage of liquids away from the surface of the mat.

It would have been obvious to one of ordinary skill in the art at the time the applicant's invention was made to have provided the perforations in the surface in Stockl in order to construct a light weight, durable mat with antiskid properties which allows the drainage of liquids away from the surface of the mat.

### Response to Arguments

7. Applicant's arguments filed in Paper #13 regarding the 35 U.S.C. 103 rejection of claims 13 - 16, 18 - 21 and 23 over Stockl have been fully considered but are deemed unpersuasive.

In response to Applicant's argument that Stockl fails to disclose third projections having a height smaller than a height of the second projections in an unstressed state of the covering, even though the third projection is only present when stressed is applied to the surface of the covering, the appearance of the third is performing an equivalent function to the third projection

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of the claimed invention at the same time, i.e. when weight or a load is applied to a certain area

of the covering which gives added support to the object applying the load. Both projections are

being used for the same purpose, thereby making it obvious to one of ordinary skill in the art that

the stressed formed projection of Stockl makes the claimed third projection presence and purpose

obvious.

Conclusion

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Patricia L. Nordmeyer whose telephone number is (703) 306-

5480. The examiner can normally be reached on Mon.-Thurs. from 7:00-4:30 & alternate

Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Harold Y. Pyon can be reached on (703) 308-4251. The fax phone numbers for the

organization where this application or proceeding is assigned are (703) 872-9310 for regular

communications and (703) 872-9311 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the receptionist whose telephone number is (703) 308-0661.

Patricia L. Nordmeyer

Examiner

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March 26, 2003

SUPERVISORY PATENT EXAMINER

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